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THE SPIRIT OF DEMOCRACY.

EDITED BY J. R. MORRIS.

WOODSFIELD.

FRIDAY, JUNE 14, 1844.

FOR PRESIDENT. JAMES K. POLK.

FOR VICE PRESIDENT. GEORGE M. DALLAS, Of Pennsylvania.

FOR GOVERNOR OF OHIO, DAVID TOD, of Trumbull County.

> ELECTORAL TICKET. SENATORIAL. JOSEPH H. LARWILL, of Wayne,

DOWTY UTTER, of Clermont. CONGRESSIONAL let District CLAYTON WEBB, of Hamilton, JAMES M. DORSEY, of Darke, R. D. FORSMAN, of Green, JUDGE JOHN TAYLOR, of Champaign

Davin Higgins, of Lucas. GILBERT BEACH, of Wood, JOHN D. WHITE, of Brown, THOMAS MEGRADY, of Ross, VALENTINE KEFFER, of Pickaway, JAMES PARKER, of Licking, 10th GRENVILLE P. CHERRY, of Marion, 11th GEORGE CORWINE, of Scioto,

CAUTIOUS C. COVEY, of Morgan, 13th +44 ISAAC M. LANNING, of Guernsey, 14th ** WALTER JAMIESON, of Harrison. 16th ... SEBASTIAN BRAINARD, of Tusca's JAMES FORBES, Sr. of Carroll, 17th ... NEAL McCov, of Wayne, MILO STONE, of Summit, 19th "

BENJAMIN ADAMS, of Lake,

STEPHEN N. SARGENT, of Medina.

There will be a meeting of the Democratic Central Committee of Vigilance for Monroe County, on Tuesday the 25th inst. in Woodsfield, for the purpose of taking into consideration the arrangements necessary to be made for the coming fall elections. The members of the committee are

HENRY CRUM, of Malaga township, CHRISTIAN YOCKEE, " WM. S. WILSON, Sunsbury, MM. S. WILSON, Sonsoury,
DAVID KIRKBRIDE, Center,
ALEX. SHAW,
GEO. W. DURKEE, Salem,
A. W. HUMPHREYS, Union,
WM. SINCLAIR, Adams,
ISAAC A. BROCK, Perry. June 14, 1844.

20th

83-We learn that George Weeks was found guilty of murder in the first degree, during the present term of the Court of Common Pleas of Belmont county, for shooting Edward Woods, a colored

03-On the first page of to-day's paper, will be found a sketch of the life and public services of our Democratic candidate for President-James K. Polk. We will, next week, publish a biography of the Hon. G. M. DALLAS, our candidate for

CONGRESS .- We have been informed that the Treaty for the Annexation of Texas has been rejected by the Senate, by a vote of 35 to 16. Immedidiately after the vote was taken Mr. Benton introduced his proposition for Annexation. We are unacquainted with the features of this proposition, but will give it in our next.

YOUNG HICKORY.

Gov. Pols has been nicknamed by the Whigs "Young Hickory." The name is good one; one which the Democracy glory in. Three cheers for Young Hickory! That's the name. "I thank thee, Roderick, for that word."

13-Some of the federal party are very anxious to to make Gov. Polk a duelist. No doubt they would glory in being able to establish the charge. In relation to this matter the Ohio Statesman says:

"We never heard of Col. Polk either challenging a man himself, or being challenged. The fact of his being a member of a church whose tenets forbid duelling, is strong proof of our assertion. If he was eyer engaged in a duel-name the time, the place and the man. Do the federal papers wish us to name the times, the places and the men, that would convict Clay of being engaged in numberless duels, and do they wish us again to publish the bond which shows that even now, he is under security in the sum of \$5000 to prevent him from challenging a Senator for words spoken in debate. If whiggery wishes again to see these things, we will cheerfully accommodate them."

THE WESTERN RECORDER.

Our readers will recollect that some few weeks since, we found fault with the editor of the Western Recorder, for publishing without qualification, the following article:

"Onto CATTLE .- Mr. Thomas Hutchins. Fairfield county, Ohio, stayed with us on the even-ing of the 24th inst., on his way to the east with 130 fat cattle, 80 of which were fed by Mr. Henry

At the time we published the foregoing notice we stated, "that the Henry Clay mentioned by the Recorder was not the Whig candidate for President of the United States, but another individual alfo. gether." Of this we were informed by Mr. Hutchins himself. We further stated that "we never like to find fault with preachers, but we must say that the article of the Recorder, looks very much like duplicity."

The editor of the Recorder says in reply, that, "he wrote precisely what Mr. Hutchins stated, and he desired to mean precisely what Mr. Hutchin meant." Now if this be true, we presume that both Mr. Hutchins and the editor of the Recorder MEANT to convey a FALSE impression by the statement. When "Mr. Henry Clay of Kentucky," is ed. "nine hundred and ninety-nine thousand nine hundred and ninety-nine" out of every nillion, would suppose that the whig candidate for President was meant; for no other "Mr. Henry Clay of Kentucky," is known by the generality of the people. We, therefore, renew the charge of duplicity on the editor of the Recorder.

The editor of the Recorder takes great pains impress upon his readers, the fact of his being a minister of the gospel. He says :
"It would seem that the "Spirit of Du ander the character of ministers of

Now it is well that the editor tells his readers that he is a "minister," otherwise they might be led to doubt it, when he can so flippantly use the words, "slang," "filth," "booby," "false," "rotten at the

In what part of the Bible does the Reverend gen leman, (we had like to have said "booby," for such is the expression made use of by the gentleman when speaking of us;) find the following passage Perhaps, like unto Cornelius of old, it was revealed to him in a vision; but here the comparision ceases. for Cornelius of old was a "just man, and of good

"Judging from their conduct, (says the editor) "Judging from their conduct, (says the editor) we should suppose, that such men at the two spewers should suppose, that such men at the two spewers as the suppose such that, to speak a little hyperbolically, nine hundred and nine-ty thousand nine hundred and ninety-nine of them could be stationed on the point of a cambric needle without crowding each other."

If by "the two specimens before us," the editor meant himself and Clay, he should have added. and then should civil war break out among them the vaquished party would have mountains and hills

to retreat to ten days journey off. Of one thing we assure the "minister," that is he had pursued a strictly neutral course in politics, we would have been the last individual to find fault with him.

WHIG FORGERY.

We, a few days since, saw the following article in the Ohio State Journal, credited to a whig paper in Canton :

"German, French, and Irishmen! Look at this! -Dr. Duncan, the great gun of Locofocoism in Ohio, in his late famous Coon speech, so much lauded by the Locos, said in reference to those of our countrymen who were born in Foreign Lands.— "Such a people may bear in their external form, the image of their Maker for a time; but have the sout of Balaam's Ass, and in time will become ASSES both in soul and body"!! Had a whig made such an expression, brothers Nathnagel and Gotshall would sound the alarm long and loud, but as their loco brother Duncan says it, they are and will

A more contemptible perversion than the foregoing, we never saw perpetrated; and the Journal by publishing it, has endorsed it. We hardly expected the Journal to endorse as palpable a misrepresentation, and one too in which detection is so easy. But a desperate cause requires desperate measures to sustain it. What Dr. Duncan did say was as follows:

"A monarchical government is that which concentrates all power, legislative, judicial, and ministerial, in the hands of a single individual. An aristocracy is that form of government which places the same powers and the same amount of power, in the hands of a few individuals. Such governments are absolute monarchies, or absolute aristocracies, as the case may be—absolute, because the mass of the people have no participation in making, adjudicat-ing upon, or executing the laws by which they are governed. Their civil duties consist in submissive obedience; prerogative duties in commanding sub-missive obedience to the laws which they have no hand in making, and submission and obedience to the adjudication of laws, without any part in the adjudication and submission, and obedience to the execution of the laws, without any share in the execution, only as the subjects of execution. In such governments, the people are a kind of political au-tomatons, without political will or volition, which matons, without political will or volition, which move merely as they are moved by the will of the laws which govern them, or the will of him or them who make the laws. Such a people may bear, in their external form, the image of their Maker for a time, but have the soul of Balaam's ass, and in time will become asses both in soul and body."

Is there any thing in this paragraph that will justinguished man-his defender at all tify these coon editors, in thus perverting the ob- times and on all occasions, against the ses will pretend to say, that any reference was had Clay; and the election of James K. to those patriotic people, who, being unable to bear Polk, over the "vindictive demagogue" the yoke of despotism, have fled to a land where will be a severe and lasting rebuke. they can have a "hand in the making" those laws by which they are to be governed.

> For the Spirit of Democracy. NO. V.

MR. EDITOR :- A gentleman, who had beeight years a contractor on our various public works, remarked to the subscriber last winter, that 'no person connected with the public works made my conscience of cheating the State. All thought of the sage of the Hermitage. themselves at liberty to do so. The State treasury was a fat goose, which every man thought himself entitled to pluck" when exposed by foolish and illadvised legislation. This gentleman who was a TO THE PHYSICIANS OF MONROE CO. member of the House of Representatives, manifested his faith by his works, by joining the corps of of TREASURY GUARDS and voting almost uniformly against the speculators, that is, against appropri-

tions for our miscalled internal improvements. Nor are these words confined to individual conractors, superintendents, or agents, but whole comeen invited into partnership with the State, by the unfortunate Act of Assembly, alluded to in my last communication. Witness the Monroeville and Sandusky City Rail Road Company. This company drew from the State treasury thirty-three thousand three hundred and thirty-three dollars, while it was entitled by the terms of the plunder law, to no more than twenty-one thousand seven hundred will surpass the sacrifice of time tost in attendance. Sandusky City Rail Road Company. This comno more than twenty-one thousand seven hundred no more than twenty-one thousand seven hundred will surpass the sacrifice of time tost in attendance, and sixty-six dollars six and a half cents; making a It is hoped that all who attend will come prepared balance of eleven thousand five hundred and sixtysix dollars and ninety-three and a half cents to which hey had not a shadow of title.

In order to bring about this result they reported to the Fund Commissioners the price of lots in Sandusky City, which they had purchased by an issue of stock and for which they never received a title, and the amount of iron on ten miles of their road which they had never paid for and which had been lent to them by the Mad river and Lake Erie Raii Road Company. Thus swelling the amount of dollars of valuation of taxable property in Seneca and the amount of iron on ten miles of their road Road Company. Thus swelling the amount of their outlays and of course the amount to be received from the State. In July 1841, they failed to pay the interest on the state stock, and the money rightfully as well as that wrongfully obtained from the State seems likely to prove a total loss.

This instance of delinquency is not mentioned as one more considerable in amount or flagitious in principle than many others which might be named; but simply as illustrating the principle alluded to in the commencement of this communication. A mere list of the names of companies, with which the State has formed these unfortunate partnership connexions, would extend this communication beyond its proper limits, and disappointment and loss have

been the consequence in almost every instance. The vice is in the system itself; a system radically wrong and unjust, which no patriot ought to strive to correct or amend, but to overthrow and destroy. But can it be necessary to bring arguments to show the impropriety of taxing the whole people in order to rause the interest of loans spent in the wildest and most visionary speculations, in projects of ditch digging and road making through swamps BLANKCONSTABLE'S SALES, and forests, in many of which the people at large

for we have been attacked within a short time past by some half dozen editors, more or less, of that political faith, and it would seem from their slang that the fact of our being a minister constituted our State tax in the proportion of six to one be taken into consideration, in answering these questions.

If this system of fraud and plunder be brought to If this system of fraud and plunder be brought to said town, that if any person shall sell or vend any an end the result must be accomplished by the spirituous liquors, of any kind whatever, by a less strenuous, determined and systematic opposition of the PAYING COUNTIES; to expect a voluntary bandonment by the receiving counties, would be to expect too much from the frailty of human na-

Until the people take the affair into their own hands, they must expect that as ancient tyrants prevailed by force, so modern speculators will prevail by fraud. OSCAR.

WOODSFIELD, June 12, 1844. The Woodsfield Hickory Club met pursuant to previous notice. The President being absent Mr. M. STOUT was called to the Chair.

On motion, D. H. WIRE, Esq. was elected Pre sident of the Club for the ensuing month. After which the following resolutions were unanimously Resolved, That civil liberty and democracy are

synonymous in principle, and the price of either eternal vigilance. Resolved, That this Hickory Club most heartily respond to the nominations made by the Baltimore National Convention, and that we will use all honorable means to promote the election of the nominees of said Convention-Messrs POLK and

DALLAS. During the pendency of the last resolution the meeting was appropriately addressed by Messrs. Walton and Archbold.

On motion, the Club adjourned to meet on Monday evening the 24th inst.

CELEBRATION.

At a meeting of the citizens of Clarington and icinity, held on the first inst., for the purpose of naking arrangements for the celebration of the Sixty-eighth Anniversary of American Independence, on the fourth day of July, 1844, Mr. N. E HEN-THORN was called to the Chair, and N. M. SMITH appointed Secretary.

On motion, the meeting proceeded to elect officers for the occasion, vivavoce, which resulted as

President-THOMAS WESTON Esq. Vice Presidents-JAMES WALTON Jr., and CORBES MORGAN.

Marshal of the day-E. B. Cox, Esq. Assistant Marshals - CHABLES BOOTH, and GARDNER THOMAS. Chaplain-Rev. A. G. EWING.

Orator-WM. C. WALTON, Esq. Reader of the Declaration-John Scott, Esq. Committee of Arrangements-R. Cain, J. Ful-

erson, and N. M. Smith. On motion of Mr. Cain, Resolved, that the proeedings of this meeting be published in the Spirit

N. E. HENTHORN, Char'n. N. M. SMITH, Sec'ry. 03-Mr. W. F. Booth will prepare a dinner for the

J. K. POLK-GEN. JACKSON. There seems to be a peculiar fitness in the nomination of James K. Polk, as a candidate destined to defeat Henry Clay. He is a citizen of Tennesser. raised by the side of Andrew Jackson, partaking of the counsels of that dis-

There is also a fitnessin the nomination of Polk, for, next to Gen. Jackson, Henry Clay regards no man with so fierce and unrelenting a hostility as James K. Polk, and this deep rooted hold has alone been engendered by his unwavering attachment to democratic principles, his firm and manly defence

Ohio Statesman.

MEDICAL NOTICE.

GENTLEMEN:-You are hereby requested to meet in Convention in Woodsfield, on Saturday the 27th inst, at 11 o'clock A. M.

The objects of the Convention are for the purpose of interchanging social civilities with each other, and to unite in an effort to elevate the profession, by personal and scientific intercourse. It is hoped that we will be favoured with the attendance of every member of the profession in the county, anies have frequently engaged in them, having and such others as may live contiguous to the county line. All physicians fell the loss of absence from hope that every one will feel that our profession is a unit in interest, and that its respectability and to make some suggestion for the regulation and provement of the profession, particularly of our own county. It is contemplated to form a Medical Society; also a Fee Bill, if thought advisable.

MANY PHYSICIANS.

NOTICE.

S herely given that the Commissioners of Montownship; and twenty cents on each hundred dol-lars of valuation of taxable property in the other townships of the county. Said tax may be discharged by labor on the road, under the direction of the supervisors of the several districts, at the rate of seventy-five cents per day.

JOHN M. KIRKBRIDE,

Auditor's Office, Woodsfield, O June 14, 1844.

STATE OF OHIO, MONROE COUNTY, SA. William Holden, Joseph Holden, jr. and
James Holden, partners trading under the
firm of Holden and
Brothers,

MARKOE COUNTY, 38.

William Holden, JoWood, Daniel Wood,
and Daniel Gray, will take
notice that on the 20th day
of May, 1844, the complainants filed their petiplainants filed their petiplainants filed their peti-tion in the court of com-

Joshua Wood, Daniel Wood, and Daniel Wood, and Daniel Gray.

Gray.

other things, for the specific performance of a contract for the conveyance to said Gray by Joshua Wood the south west quarter of the north east quarter of section 4 in township 6, range 7, in said county and for the sale of said land to satisfy complaints debts against said Gray.

By N. HOLLISTER,

May 20th, 1844.

[13] for complainant Joshua Wood, Dan-

amended by the Town Council of the town of Woodstield, June 3rd, 1844.

Be it ordained by the town Council of the town of Woodsfield, That for the more effectually pre-serving the health and good order of the cittzens of quantity than one gallon, without being license s the keeper of a tavern within the limits of said town, the same shall forfeit and pay a sum not less than one nor more than ten dollars for each and every such offence, to be collected by the mayor

with costs of suit.

Be it further ordained by the town Council of the town of Woodsfield, That if any person or persons shall leave wood, ploughs, wagons, or any other encumbrance on the side walks, streets or alleys longer than twenty-four hours, it shall be the duty of the street commissioner to remove the same to the public square and sell forthwith to the highest bidder, and the proceeds of said property be applied to the use of said town.

Be it further ordained by the town Council,

That each and every person owning real estate on Main or Main Cross streets in said town are hereby required to grade the side walks in front of his o her or their lot or lots before the first day of November next, under the direction and supervision of the street commissioner. Upon the owner of each lot failing to grade the same as aforesaid, the street commissioner is hereby authorised to grade the same and keep an account of the expense thereof and collect the amount so expended off the owner or owners of said lot or lots, according to

Be it further ordained by the town Council, That if any person does ride, hitch, or lead a horse or horses on the pavement or side walks, of Main or Main Cross streets of the town of Woodsfield shall be fined the sum of 25 cents for each and every such offence to be collected by the mayor

with costs of suit.

Be it further ordained by the town Council, of the town of Woodsfield, That there be a tax levied to the amount of five mills on the dollar on all the taxable property within the corporation

for the use of said corporation for the current year.

Be it further ordained by the town Council of
the town of Woodsfield, That it shall be the duty of the fire committee of said town to examine all the houses of said town twice during each year, and oftener if they may think necessary for the safety of the property of said town, and upon such examination, if said committee consider any of the himneys or stove-pipes in said town unsafe, that they notify the owner or occupant of such house houses, to repair the same within three days. and on their default to comply, said committee are hereby authorised and required to have the same repaired and collect the amount so expended off of the owner or owners, occupant or occupants of such houses, according to law with costs of suit.

Be it further ordained by the town Councit, That the ladders and fire hooks belonging to the town of Woodsfield be given into the hands of the fire committee of the hook and ladder com-pany of said town, to be taken care of according as company may provide until otherwise ordered by

Be it further ordained by the town Council, That any person or persons owning a dog or dogs, and keeping them within or permitting them to run at large within the corporation of said town, shall be subjected to a fine of twenty five cents for each and every dog annually. Be it further or-dained that all *Bitches* be removed from within the borough of said town within ten days after the publication of this ordinance under a penalty of five dollars, to be collected off the owner or owners of said bitch or bitches with cost of suit

Be it further ordained by the town Council,

That no person in said town shall be permitted to let their swine run at large within the limits of the corporation of said town, and any person or persons violating the above ordinance each hog, shoat or pig the sum of fifty cents an-

nually.

Be it further ordained by the town Council,
That any person who shall lead to show, or let play
any stallion within the corporation of said town

shall pay a fine for each and every such offence of one dollar, with costs of suit.

Be it further ordained, That any person who shall try or let a stallion to any mare, within the corporation of said town, shall be subject to a fine of five dollars for each and every such offence. Be it further ordained, That any person or persons who shall ride through the streets of said town at full speed or gallop shall be subject to a fine of fifty cents for each offence.

Be it further ordained by the town Council, That the Mayor, Marshall, Street Commissioner That the Mayor, Marshall, Street Commissioner and Town Treasurer be required to give bond and security in the sum of \$200 for the faithful performance of the duties of their respective offices.

Be it further ordained by the town Council of the town of Woodsfield, That each and every officer elect of the town of Woodsfield, who shall fail to appear before the Mayor within ten days after his election and have administered the requirements.

after his election and have administered the requir-ed oath of office and give bond for the faithful dis-charge of their duty, shall be fined the sum of two dollars with costs of suit, to be collected according to law, provided, however, he was not a borough officer the year immediately preceding.

Be it further ordained by the town Council of the town of Woodsfield, That all laws or ordinan-

ces of the town of Woodsfield, heretofore in force and conflicting in any wise with the foregoing ordinances, the same be and are hereby repealed. J. G. FLEMING, Mayor. H. MILTON BOGGESS, Recorder.

SHERIFF'S SALE. BY virtue of a venditioni expons to me directed from the court of common pleas of Monroe county, Ohio, I will expose to public sale on the 20th inst. at the house of Edward Salisbury, in Unionitownship, in said county, between the hours of 10 o'clock, A. M. and 4, P. M. on said day, the following goods and chattels, to wit: One gray Mare, one brown Horse, one two-horse Wagon, one iron shod Sleigh, two sets of horse gears, one No. 4 cast Plough, one No. 1 cast Plough, one shovel Plough, one Harrow, five Hogs, and one mantle Clock; taken on execution at the suit of James Witherow.

THO.S MITCHELL, Jr.

June 7, 1844.

Sheriff, M. C. O.

ALSO: BY virtue of a vendition expones to me directed from the court of common pleasof Monroe county, Ohio, I will expose to public sale on the 19th inst. at the house of Thomas Noland, in Adams township, in said county, between the hours of 10 o'clock, A. M. and 4 P. M. on said day the following goods and chattels, to wit: One mantle clock and one spinning wheel; taken in execution as the property of said Noland at the suit of Alexander Sinclair.

THO.S MITCHELL, Jr. June 7, 1844. Sheriff, M.C. O.

Michael Archer, STATE OF OHIO, MON-Daniel Mc Pher-son & John Hug-non resident of the State of Ohio, will take notice that the said Michael Archer this day filed in the court of common pleas of said county, a bill in chancery against him and the said Daniel McPherson, the bject and prayer of which said bill is to foreclose a mortgage given by said McPherson to said Hug-gins and by said Huggins sold to complainant, which said mortgage describes the land as follows: Commencing at the south east corner of the south west quarter of section 4, of township 6 and range hence west seventy nine rods, thence south two hundred and twenty six rods and seven links, thence east fifty three rods, thence south twenty four rods hirteen links, thence east twenty five rods ten links to the place of beginning.
W. F. HUNTER,

ANTI-ANNEXATION.

BLOPED from the subscriber in the town of Woodsfield, a certain biped by the name of HAMILTON A. KEARNS, an indented apprentice to the hatting business. All persons are warned against trusting him on my account, and any person returning him to me shall be entitled to one cent reward.

May 5. 1844

May 5. 1844

May 5. 1844

May 5. 1844

May 5. 1844 JAMES SHAW.

LIST of ordinances revised and [PROFESSIONAL CARDS.

WM. C. WALTON. ATTORNEY AT LAW. Woodsfield, O.

93 Office opposite the Court House.

March 15, 1844. COWEN & WIRE.

TTORNEYS AND COUNSELLORS AT LAW, AND SOLICITORS IN CHANCERY. WOODSFIELD, O.

J. R. MORRIS.

ATTORNEY AT LAW. WOODSFIELD, OHIO.

May 31, 1844. THOMAS WEST.

ATTORNEY AT LAW, WOODSFIELD, MONROE COUNTY, OHIO. April 19, 1844.

EDWARD ARCHBOLD. ATTORNEY AT LAW. NOTARY PUBLIC,

WOODSFIELD, MONROE COUNTY, OHIO. March 22, 1844. Wm. F. HUNTER,

ATTORNEY AT LAW, WOODSFIELD, MONROE COUNTY, OHIO. March 15, 1844.

DOCTOR J. McMAHON. PRESENTS his grateful acknowledgements to the citizens of Monroe county, for their liberal pa-tronage in his professional line of business, and informs them that he has removed his office near the public square, in the west end of the house formerly occupied by Mr. Sinclair, where he may be found at all times ready to obey the calls of his

He also informs the public that he has entered nto a partnership with his son

A. D. McMAHON & PARDON COOK. Having made these arrangements, he hopes to sup-ply the demands of his patrons more punctually than he has hitherto been able to do. J. McMAHON. Woodsfield, April 19, 1844.

Administrator's Sale.

ILL be sold at the Court House in Woodsfield, Monroe county, Ohio, on the 29th day of June 1844, between the hours of 10 o'clock A. M. and 4 o'clock, P. M. of said day, the following lands, belonging to the estate of Christian Gauley, dec'd, subject to the widow's right of dower, to wit: The south west quarter of the south east quarter of section 1, township 4 of range 4, in said couny, and in the district of lands subject to sale at Marietta, Ohio

CHRISTIAN WITTENBAUGH, June 7, 1844.

Administrator's Notice.

HE subscriber having been appointed by the Court of Common Pleas, of Monroe county, Ohio, administrator of the estate of Jacob Hoewi-ler, late of said county, dec'd, would ask those indebted to said estate to make immediate payment and all having claims against the estate aforesaid will present them legally authenticated for settlement within one year from the date hereof.
15 GEORGE MUSHER,

State of Ohio Monroe County ss. h \ Levi W. Morgan and Dan-Levi W. Morgan | tice that James Smith on the iel Daugherty, will take no-

Levi W. Morgan } tice that James Smith on the Daniel Daugherty. § fifteenth day of May A. D. 1844, filed in the court of common pleas of the county aforesaid, his petition in Chancery praying for the sale of the following real estate, the property of said Morgan, to satisfy a claim in favor of said Smith to wit: the South East qr. of section 30 in T. 3 of R. 5, in Monroe County Ohio.

N. HOLLISTER, Sol. for Complainant.

NEW YORK

Sol. for Complainant. 12:6w May 15, 1844. James Porter Adm'r. et Elijah Bennet Dec'd. Petition to sell equita-ble interest in Lands. Nancy Bennet

Riley Bennet and others. To Riley Bennet and the heirs & legal representatives of Elijah Bennet deceased. You are hereby informed that on the 14th day of May 1844, said administrator filed his petition in the Court of Common Pleas of Monroe County Ohio, the object and prayer of which petiion is to obtain an order &c. at the next term of said Court for the assignment of the Dower of Nancy Bennet, the widow of said Elijah Bennet Dec'd. in and for the sale of the equitable estate of the decedent in the following real estate lying in said county, (of which the said Elijah Bennet died All Banks a,) the west half of the south east qr. Banks generally and the south east quarter of the north west quarter of section No. 1, Township No. 3, Range No. All Banks 5, containing 119 38-100 acres.

JAMES PORTER,
Adm'r. of Elijah Bennet Dec'd.
JNO. M. KIRKBRIDE, Sol. for Petitioner

May 17, 1844.

ADMINISTRATOR'S NOTICE. NOTICE is hereby given, that at the April term A. D. 1844, the undersigned has been appointed administrator de bonis non, of the estate of Abel Atkinson deceased. All persons having claims against said estate, will present them duly authenticated for settlement within one year, and all per-sons indebted to said estate will make immediate

MARTIN TROY, Adm'r. May 17, 1844-3t.

ATTACHMENT.

NOTICE is hereby given to all concerned, that on the 21st day of February, A. D. 1844, Moses M. Marling sued out of the Court of Common Pleas of Monroe county, and State of Ohio, a writ Pleas of Monroe county, and State of Onlo, a Writ of attachment against the lands, tenements, goods, chattels, rights, credits, moneys and effects of Sam-uel Pennington, an absent debtor, for the sum of four hundred dollars damages, which was returned at the April term of said court, 1844, served.

April 27, 1844. STATE OF OHIO, MONROE COUNTY, 88.

To William McCarty and Samuel McCarty: You William McCarty & will take notice that Simon Samuel McCarty. Rinehart has this day filed his petition in the court of common pleas of Monroe county, Ohio, praying, among other things, that the conveyance made by the said William to the said Samuel for the following real estate, to wit: Lots 39 and 28, and three-fourths of lot 27, in the town of Clarington be declared fraudulent and void, and that said real estate be sold to satisfy said petitioner's claim against said Wm. McCarty. SIMON RINEHART

By N. HOLLISTER, May 22, 1844.

ADMINISTRATOR'S NOTICE. NOTICE is hereby given that at the April term,
A. D. 1844, of the Court of Common Pleas of
Monroe county Ohio, Francis Allen was appointed administrator of the estate of Thomas Allen,

"He who steals my purse steals tresh;"

BUT he who takes my spade and don't return it, is a "wretch, whom it would be base flattery to J. M. S.

BANK NOTE LIST .- Specie Star Corrected from the Cincinnati Enquirer.

OHIO. Ohio Life and Trust Co. on demand. Commercial Bank of Cincinnati. Franklin Bank, Cincinnati. Lafayette Bank of Cincinnati. Mech's and Trader's bank. Miami Exporting Company, Exchange Bank of Cincinnati, Bank of Cincinnati, Bank of Circleville. Chillicothe Geauga. Massillon Marietta

Mount Pleasant Norwalk Sandusky Xenia Zanesville Belmont Bank, St. Clairsville Clinton Bank of Columbus Columbiana Bank, New Lisbon Dayton Bank, Dayton Farmers and Mechanics Bk. Steubenville Franklin Bk. of Columbus Muskingum Bank, Putnam Western Reserve Bank, Warren Small notes of good Ohio Banks Commercial Bank of Lake Erie, Cleveland Bank of Hamilton, Hamilton, Lancaster Ohio Bank, Lancaster, Commercial Bank of Scioto, Portsmouth Bank of Cleaveland Farmer's Bank of Canton, Canton, Urbana Banking Company, Urbana, Granville Alexandrian Soc. Granville,

8 dis 20 dis 13 dig 42 dis 55 dis Bank of Circleville (H. H. Warren cash's Manhattan Bank, Manhattan, Bank of the United States Branch, Cincinnati and White water canal Co. Cincinnati Banking and Loan office, Consolidated Banking Company, Farmer's and Mechanic's bank, failed fa Ohio and Cincinnati Loan Office, Otis Arnold & Company's Checks, Piatt (J. H.) & Company's Bank, Bank of Gallipolis, Gallipolis, Bank of Steubenville, Steubenville, Bank of Mansfield, Mansfield, Bank of Sandusky Bay, L. Sandusky Western Banking Company,
Bank of West Union, West Union,
Canal Bank, Middletown,
Farmer's Bank of New Salem, N. Salem,
Farmer's Mechanics Bank Chillicothe,
Franklin Silk Company

Franklin Silk Company,
German Bank of Wooster, Wooster,
Geauga Insurance Company, Painsville,
Goshen, Wilmington & Company Columfailed failed bus Turnpike Company, Hamilton and Rossville Manufacturing Co. Jefferson Bank, New Salem, Kirtland Safety Society, Bank of Kirtland Maumee Insurance Company, Monroe Falls Manufacturing Company Miami Exporting Co. Branch, Conneaut, Owl Creek Bank, Mount Vernon, Orphans' Institute Bank, Fulton, Ohio Rail Road Company, Richmon Washington Bank, Miamisburg, Washington Bank, Miamisburg, Western Reserve Farmer's banking

Company, in Brighton, Zanesville Canal & Man. Co. Zanesville KENTUCKY. Bank of Louisville Bank of Kentucky Northern Bank of Kentucky INDIANA. State Bank of Indiana New Albany Insurance Co. New Albany King & Woodburn's Checks, Madison Charlestown Savings Institution

White Water Valley Canal Co. Indiana Scrip, \$5s (1840 '41 dates) do \$50s ILLINOIS. 30 dis 37 dis State Bank of Illinois Bank of Illinois, Shawneetown

2 dis NEW YORK. New York City Banks 1-2 dis Country Banks NEW ENGLAND STATES. All solvent banks

MARYLAND. Banks generally 1 dis VIRGINIA. 1 dis Eastern Banks SOUTH CAROLINA. All Banks 3 dis NORTH CAROLINA: 3 dis All Banks ALABAMA. 15 dis All Banks TENNESSEE.

LOUISIANA. 2 dis All solvent Banks ARRIVAL AND DEPARTURE OF MAILS AT WOODS FIELD.

GEORGIA.

ARKANSAS.

J. G. FLEMING, P. M.

FAIRVIEW (Eastern and Western)-Arrives Tuesdays, and Fridays, at 1 o'clock P: M. and departs the same day at 2 o'clock P. M.

MARIETTA-Arrives Tuesdays at 2 o'clock M. and departs Wednesdays at 6 b'clock A. M. WHEELING-Arrives Tuesdays at 6 o'clock P. M. and departs Wednesdays at 6 o'clock A.M. SUNFISH-Arrives on Fridays, time varies from 11 o'clock A. M. to 2 P. M .- all letters for this

mail should be in the office before 12 o'clock M. ST. CLAIRSVILLE-Arrives Fridays at 8 o'clock P. M. and departs Saturdays at 5 o'clock ADMINISTRATOR'S NOTICE.

NOTICE is hereby given that at the April term A. D. 1844, the undersigned was appointed administrator de bonis non, of the estate of James Atkinson deceased. All persons having claims against said estate will present them duly authenticated for settlement within one year; and all persons indebted to said estate will make immediate

JOHN ADAMS Adm'r.

EXECUTOR'S NOTICE. LL persons indebted to the estate of Robert Lessley, late of Monroe county, deceased, are reby requested to make payment immediately. hereby requested to make payment immediately, and those having claims against said estate, to present them for settlement, legally attested, within twelve months from this date. STEPHEN BROWN, Executor.

SEE HERE!

"He who steals my purse steals trash;"

BLANK DEEDS.

A ND blanks of every description neatly printed